

Fill in this information to identify your case:

United States Bankruptcy Court for the:

DISTRICT OF DELAWARE

Case number (if known) _____

Chapter 11 Check if this an amended filing**Official Form 201****Voluntary Petition for Non-Individuals Filing for Bankruptcy**

4/19

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1. Debtor's name	<u>Borden Dairy Company of Texas, LLC</u>		
2. All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names	<u>FDBA Milk Products, LLC</u>		
3. Debtor's federal Employer Identification Number (EIN)	<u>91-2135060</u>		
4. Debtor's address	Principal place of business <u>8750 North Central Expressway Suite 400 Dallas, TX 75231</u>	Mailing address, if different from principal place of business <u>Number, Street, City, State & ZIP Code</u>	<u>P.O. Box, Number, Street, City, State & ZIP Code</u>
	<u>Dallas</u> <u>County</u>	Location of principal assets, if different from principal place of business <u>Number, Street, City, State & ZIP Code</u>	
5. Debtor's website (URL)	<u>www.bordendairy.com</u>		
6. Type of debtor	<input checked="" type="checkbox"/> Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) <input type="checkbox"/> Partnership (excluding LLP) <input type="checkbox"/> Other. Specify: _____		

Debtor

Borden Dairy Company of Texas, LLC

Name

Case number (*if known*) _____**7. Describe debtor's business** A. *Check one:*

- Health Care Business (as defined in 11 U.S.C. § 101(27A))
 Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))
 Railroad (as defined in 11 U.S.C. § 101(44))
 Stockbroker (as defined in 11 U.S.C. § 101(53A))
 Commodity Broker (as defined in 11 U.S.C. § 101(6))
 Clearing Bank (as defined in 11 U.S.C. § 781(3))
 None of the above

B. *Check all that apply*

- Tax-exempt entity (as described in 26 U.S.C. §501)
 Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. §80a-3)
 Investment advisor (as defined in 15 U.S.C. §80b-2(a)(11))

C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor.

See <http://www.uscourts.gov/four-digit-national-association-naics-codes>.**3115****8. Under which chapter of the Bankruptcy Code is the debtor filing?**

Check one:

- Chapter 7
 Chapter 9
 Chapter 11. *Check all that apply:*

- Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625 (amount subject to adjustment on 4/01/22 and every 3 years after that).
 The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).
 A plan is being filed with this petition.
 Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).
 The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the attachment to *Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11* (Official Form 201A) with this form.
 The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.

- Chapter 12

9. Were prior bankruptcy cases filed by or against the debtor within the last 8 years? No. Yes.

If more than 2 cases, attach a separate list.

District	When	Case number
District	When	Case number

10. Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? No Yes.

List all cases. If more than 1, attach a separate list

Debtor	See Rider 1	Relationship
District	When	Case number, if known

Debtor

Borden Dairy Company of Texas, LLC

Name

Case number (*if known*)**11. Why is the case filed in this district?** Check all that apply:

- Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.
- A bankruptcy case concerning debtor's affiliate, general partner, or partnership is pending in this district.

12. Does the debtor own or have possession of any real property or personal property that needs immediate attention? No Yes. Answer below for each property that needs immediate attention. Attach additional sheets if needed.**Why does the property need immediate attention? (Check all that apply.)** It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.

What is the hazard? _____

 It needs to be physically secured or protected from the weather. It includes perishable goods or assets that could quickly deteriorate or lose value without attention (for example, livestock, seasonal goods, meat, dairy, produce, or securities-related assets or other options). Other _____**Where is the property?****Various**

Number, Street, City, State & ZIP Code

Is the property insured? No Yes. Insurance agencyWillis Towers WatsonContact name Jeffrey RobertsPhone (312) 288-7312**Statistical and administrative information****13. Debtor's estimation of available funds**

Check one:

 Funds will be available for distribution to unsecured creditors. After any administrative expenses are paid, no funds will be available to unsecured creditors.**14. Estimated number of creditors
(on a consolidated basis)**

- 1-49
 50-99
 100-199
 200-999

- 1,000-5,000
 5001-10,000
 10,001-25,000

- 25,001-50,000
 50,001-100,000
 More than 100,000

**15. Estimated Assets
(on a consolidated basis)**

- \$0 - \$50,000
 \$50,001 - \$100,000
 \$100,001 - \$500,000
 \$500,001 - \$1 million

- \$1,000,001 - \$10 million
 \$10,000,001 - \$50 million
 \$50,000,001 - \$100 million
 \$100,000,001 - \$500 million

- \$500,000,001 - \$1 billion
 \$1,000,000,001 - \$10 billion
 \$10,000,000,001 - \$50 billion
 More than \$50 billion

**16. Estimated liabilities
(on a consolidated basis)**

- \$0 - \$50,000
 \$50,001 - \$100,000
 \$100,001 - \$500,000
 \$500,001 - \$1 million

- \$1,000,001 - \$10 million
 \$10,000,001 - \$50 million
 \$50,000,001 - \$100 million
 \$100,000,001 - \$500 million

- \$500,000,001 - \$1 billion
 \$1,000,000,001 - \$10 billion
 \$10,000,000,001 - \$50 billion
 More than \$50 billion

Debtor Borden Dairy Company of Texas, LLC
Name _____Case number (*if known*) _____**Request for Relief, Declaration, and Signatures**

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

**17. Declaration and signature
of authorized
representative of debtor**

The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.

I have been authorized to file this petition on behalf of the debtor.

I have examined the information in this petition and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 01/05/2020
MM / DD / YYYY

 X _____

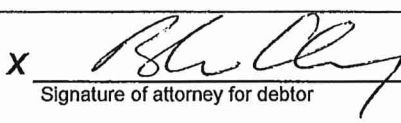
Signature of authorized representative of debtor

Jason Monaco

Printed name

Title Chief Financial Officer

18. Signature of attorney

X  _____

Signature of attorney for debtor

Date 01/05/2020

MM / DD / YYYY

M. Blake Cleary

Printed name

Young Conaway Stargatt & Taylor, LLP

Firm name

**Rodney Square
1000 North King Street
Wilmington, DE 19801**

Number, Street, City, State & ZIP Code

Contact phone 302-571-6600

Email address mbcleary@ycst.com

3614 DE

Bar number and State

RIDER 1**PENDING OR CONCURRENT BANKRUPTCY CASES FILED BY AFFILIATES**

On January 5, 2020, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed a voluntary petition for relief under title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware. A motion will be filed with the Court requesting that the chapter 11 cases of these entities be jointly administered for procedural purposes only.

Entity Name	Federal Employer Identification Number (EIN)
Borden Dairy Holdings, LLC	82-0958504
Borden Dairy Company	26-1181509
Borden Dairy Company of Cincinnati, LLC	90-0341334
Borden Transport Company of Cincinnati, LLC	56-2283462
Borden Dairy Company of Madisonville, LLC	61-0367310
Borden Dairy Company of Ohio, LLC	34-0752720
Borden Transport Company of Ohio, LLC	26-2997837
National Dairy, LLC	26-4819109
Claims Adjusting Services, LLC	26-4819109
Borden Dairy Company of Alabama, LLC	63-0305598
Borden Dairy Company of Louisiana, LLC	72-0984109
Borden Dairy Company of South Carolina, LLC	57-0290963
Borden Dairy Company of Kentucky, LLC	75-2967392
Georgia Soft Serve Delights, LLC	26-4819109
Borden Dairy Company of Texas, LLC	91-2135060
NDH Transport, LLC	26-2997480
Borden Dairy Company of Florida, LLC	65-0535168
RGC, LLC	36-4270314

**WRITTEN CONSENT OF
THE BOARD OF MANAGERS
OF
BORDEN DAIRY HOLDINGS, LLC**

January 3, 2020

The undersigned, constituting a Majority Vote (as defined in the Company's Amended and Restated Limited Liability Company Agreement, dated as of July 6, 2017 (the "Company LLC Agreement")) of the members (the "Members") of the board of Managers (the "Board") of Borden Dairy Holdings, LLC, a Delaware limited liability company (together with all of its direct or indirect subsidiaries, the "Company"), hereby consent to the taking of the following actions and hereby authorize, approve and adopt, by written consent, the following resolutions pursuant to Section 5.06(a) Company LLC Agreement:

I. VOLUNTARY CHAPTER 11 PETITION

WHEREAS, the Board met today to consider the liabilities and liquidity situation of the Company, the strategic alternatives available to the Company, and the impact of the foregoing on the Company's businesses;

WHEREAS, the undersigned Members had the opportunity to consult with management and the advisors of the Company and fully consider each of the strategic alternatives available to the Company;

WHEREAS, the Board previously established, in accordance with Section 5.05 of the Company LLC Agreement, a committee of two independent Managers, Harold Strunk and Andrea Fischer Newman (the "Independent Committee"), to evaluate and make a recommendation to the Board regarding the potential filing of one or more voluntary petitions for relief commencing proceedings (collectively, the "Case") under chapter 11 of Title 11 of the United States Code (the "Bankruptcy Code") on behalf of the Company, and the Board delegated to the Independent Committee its powers in respect of such evaluation; and

WHEREAS, the Independent Committee met on January 2, 2020, to evaluate the potential filing of the Case, and to consider other strategic alternatives available to the Company, following which the Independent Committee advised the Board at today's meeting of their informed belief, after due deliberation, that it would be in the best interests of the Company, its creditors, its employees and other parties in interest that the Company file the Case; and

RESOLVED, that, in the judgment of undersigned Members, it is desirable and in the best interests of the Company, its creditors, its employees and other parties in interest, that the Company file the Case; and

RESOLVED, that any of the Chief Executive Officer, the President, the Chief Financial Officer, any Vice President, the Secretary, any Assistant Secretary, the Treasurer, and Assistant Treasurer, and such other officers as may be designated by the Chief Executive Officer (collectively, the “Authorized Officers”), acting alone or with one or more other Authorized Officers, be, and they hereby are, authorized and empowered to execute and file on behalf of the Company all petitions, schedules, lists, motions, applications, pleadings and other papers or documents as necessary to file the Case and obtain chapter 11 relief, including but not limited to motions to obtain the use of cash collateral and provide adequate protection therefor, and to take any and all further acts and deeds that they deem necessary, proper and desirable in connection with the Case, with a view to the successful prosecution of the Case; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ the law firm of Arnold & Porter Kaye Scholer LLP (“Arnold & Porter”) as general bankruptcy counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company’s rights and obligations, including filing any pleadings; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing the Case and cause to be filed an application for authority to retain Arnold & Porter; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ the law firm of Young Conway Stargatt & Taylor, LLP (“YCST”) as Delaware and conflicts counsel to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company’s rights and obligations, including filing any pleadings; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Case and cause to be filed an application for authority to retain YCST; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ Donlin Recano as noticing, claims and balloting agent to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance the Company’s rights and obligations; and in connection therewith, the Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon filing of the Case and cause to be filed such applications as are appropriate to obtain authority to retain the services of Donlin Recano as noticing, claims and balloting agent; and

RESOLVED, that the Authorized Officers be, and they hereby are, authorized and directed to employ any other professionals to assist the Company in carrying out its duties under the Bankruptcy Code; and in connection therewith, the

Authorized Officers are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to or immediately upon the filing of the Case and cause to be filed an appropriate application for authority to retain the services of any other professionals as necessary; and

RESOLVED, that notwithstanding any provision of the governing documents of Borden Dairy Holdings, LLC or any of its direct or indirect subsidiaries to the contrary, to the fullest extent permitted by law, no member or stockholder of any direct or indirect subsidiary of Borden Dairy Holdings, LLC shall dissociate or withdraw from such subsidiary as a member or stockholder or otherwise cease to be a member or stockholder of such subsidiary, or be deemed to have dissociated or withdrawn from such subsidiary as a member or stockholder or otherwise ceased to be a member or stockholder of such subsidiary, in each case as a consequence of the Bankruptcy (as defined below) (or other status resulting from the actions contemplated by these resolutions) of such subsidiary, and no such subsidiary shall dissolve upon the Bankruptcy of a member or stockholder (it being agreed and understood that for purposes of these resolutions, “Bankruptcy” means that a member or stockholder makes an assignment for the benefit of creditors; files a voluntary petition in bankruptcy; is adjudged bankrupt or insolvent, or has entered against itself an order for relief, in any bankruptcy or insolvency proceeding; files a petition or answer seeking for itself any reorganization, arrangement, composition, readjustment, liquidation, dissolution, or similar relief under any law; files an answer or other pleading admitting or failing to contest the material allegations of a petition filed against it in any proceeding of the foregoing nature; or seeks, consents to, or acquiesces in the appointment of a trustee, receiver, or liquidator of such member, or of all or any substantial part of its assets).

II. **RATIFICATION OF ALL PRIOR AND FUTURE ACTIONS**

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the officers of the Company or their designees shall be, and each of them, acting alone, hereby is, authorized, directed and empowered, in the name of, and on behalf of, the Company, to take or cause to be taken any and all such further actions, to execute and deliver any and all such agreements, certificates, instruments and other documents and to pay all expenses, including filing fees, in each case as in such officer or officers’ judgment shall be necessary or desirable to fully carry out the intent and accomplish the purposes of the Resolutions adopted herein; and

RESOLVED, that all acts, actions and transactions relating to the matters contemplated by the foregoing Resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing Resolutions except that such acts were taken before these resolutions were certified, are hereby in all respects approved and ratified; and

RESOLVED, that each of the undersigned hereby waives any and all irregularities of notice, and consents to the transaction of all business represented by this written consent; and

RESOLVED, this written consent may be executed in two or more counterparts, each of which shall be an original and all of which together shall constitute one and the same written consent; and

RESOLVED, that the execution of this written consent and delivery thereof by electronic or .pdf signatures shall be sufficient for all purposes and shall be binding upon any party who so executes.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.



Adam M. Kriger

Florentino Rivero Rodriguez

Jose Antonio Tricio Haro

Aron Schwartz

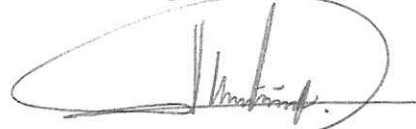
Harold Strunk

Andrea Fischer Newman

Arquimedes Celis

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Adam M. Kriger



Florentino Rivero Rodriguez

Jose Antonio Tricio Haro

Aron Schwartz

Harold Strunk

Andrea Fischer Newman

Arquimedes Celis

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Florentino Rivero Rodriguez



Jose Antonio Tricio Haro

Aron Schwartz

Harold Strunk

Andrea Fischer Newman

Arquimedes Celis

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Adam M. Kriger

Florentino Rivero Rodriguez

Jose Antonio Tricio Haro



A handwritten signature consisting of two stylized, slanted letters, possibly 'A' and 'S', followed by the name 'Aron Schwartz' written in a smaller, more standard font below the signature line.

Harold Strunk

Andrea Fischer Newman

Arquimedes Celis

IN WITNESS WHEREOF, the undersigned have executed this Written Consent In Lieu of Special Meeting as of the date first written above.

Adam M. Kriger

Florentino Rivero Rodriguez

Jose Antonio Tricio Haro

Aron Schwartz



Harold Strunk

Andrea Fischer Newman

Arquimedes Celis

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Adam M. Kriger

Florentino Rivero Rodriguez

Jose Antonio Tricio Haro

Aron Schwartz

Harold Strunk

Andrea Fischer Newman
Andrea Fischer Newman

Arquimedes Celis

IN WITNESS WHEREOF, the undersigned have executed this written consent as of the date first set forth above.

Adam M. Kriger

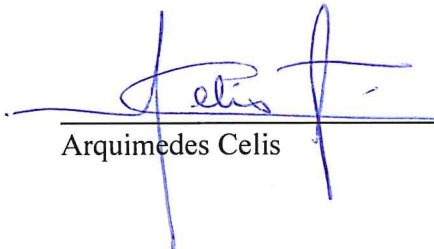
Florentino Rivero Rodriguez

Jose Antonio Tricio Haro

Aron Schwartz

Harold Strunk

Andrea Fischer Newman



A handwritten signature in blue ink, appearing to read "Arquimedes Celis", is placed over a horizontal line. The signature is fluid and cursive, with some loops and variations in letter form.

Arquimedes Celis

Fill in this information to identify the case:**Debtor name:** Borden Dairy Company, et al.**United States Bankruptcy Court for the:** District of Delaware**Case number (if known):** 20-_____

Check if this is an
amended filing

Official Form 204**Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders, on a Consolidated Basis**

12/15

A list of creditors holding the 30 Largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 Largest unsecured claims.

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	CENTRAL STATES HEALTH & WELFARE CENTRAL STATES SOUTHEAST AND SOUTHWEST AREAS HEALTH AND WELFARE AND PENSION FUNDS P.O. Box 5123 Law Department Des Plaines IL 60017-5123	Charles H. Lee Tel: 847-939-2481 Fax: 847-518-9797	Unfunded Withdrawal Liability	<input checked="" type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$33,163,725.00
2	LONE STAR MILK PRODUCERS INC 217 Baird Ln Windthorst TX 76389-6023	Sonya Fabien sonyafabien@lonestarmilk.com Tel: 940-378-2311	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$6,148,092.66
3	CKS PACKAGING 350 Great Southwest Pkwy SW Atlanta GA 30336	Dave Crompton laura@ckspackaging.com Tel: 404-699-9431	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$4,530,497.46
4	DAIRY FARMERS OF AMERICA 10220 N Ambassador Dr Ste 1000 Kansas City MO 64153	Dean Van Tuinen egunsolus@dfamilk.com Tel: 816-801-6652	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$2,706,565.31
5	MARYLAND & VIRGINIA OF LAUREL PO Box 602295 Charlotte NC 28260-2295	dlipscomb@mdvamilk.com	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$2,335,756.35
6	TETRA PAK INC 3300 Airport Rd Denton TX 76207	Johan Gudmundsson payment.remittance@tetrapak.com Tel: 940-565-8800	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$2,178,288.18
7	PACKAGING CORPORATION OF AMERICA 1955 West Field Court Lake Forest IL 60045	Bill Harding bmularkey@packagingcorp.com Tel: 972-516-4515	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$938,536.72

Debtor **Borden Dairy Company, et al.**Case number (if known) **20-**_____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent unliquidated, or disputed	Amount of unsecured claim		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
8	DOUGLAS MACHINE INC 3404 Iowa St Alexandria MN 56308-3345	Andrew Messerich Tel: 320-762-6230	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$922,730.54
9	SOUTHEAST MILK INC PO Box 3790 Bellevue FL 34421-3790	Karen Womack dmartin@southeastmilk.org Tel: 352-347-3790	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$780,050.88
10	MYRTLE CONSULTING GROUP LLC 16225 ParkTen Pl Ste 620 Houston TX 77084-5155	Tel: 281-600-7275	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$694,454.67
11	ORBIS CORPORATION 1055 Corporate Center Dr Oconomowoc WI 53066	Tom Atkins danielle.heraly@menasha.com Tel: 920-751-1986	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$641,700.58
12	PETROLEUM TRADERS CORPORATION 7120 Pointe Inverness Way Fort Wayne IN 46804	Scott Wake hstevenson@petroleumtraders.com Tel: 260-469-5837	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$598,300.28
13	SILGAN IPEC 185 Northgate Cir New Castle PA 16105	Todd Price patricia.cluchey@silganclosures.com Tel: 800-3774732	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$593,039.92
14	RED DIAMOND INC 400 Park Ave Moody AL 35004	Steve Lowry michaeljordan@reddiamond.com	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$558,200.00
15	SAPUTO DAIRY FOODS USA LLC 1401 Elm ST Dallas TX 75284-0151	Tom Fenton tcarvelli@southeastmilk.org Tel: 214-863-2300	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$545,748.76
16	GOOD HUMOR BREYERS 909 Packerland Drive Green Bay WI 54307	ebusiness.support@unilever.com Tel: 203-381-3654 Fax: 920- 497-6523	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$529,593.91
17	ALEX C FERGUSSON LLC 5121 Coffey Ave Ste D Chambersburg PA 17201	Mike Hinkle mpowell@afco.net Tel: 717-264 9147	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$497,293.84
18	KDV LABEL CO INC 431 W Newhall Ave Waukesha WI 53186	Darrell O'Brien accounting@kdvlabel.com Tel: 262-548-6945	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$410,959.24

Debtor **Borden Dairy Company, et al.**Case number (if known) **20-**_____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
19	RETAIL, WHOLESALE, AND DEPARTMENT STORE UNION, LOCAL 323 RETAIL, WHOLESALE AND DEPARTMENT STORE UNION, AFL-CIO 370 7th Ave Ste 501 New York NY 10001	Tel: 212-684-5300	Unfunded Withdrawal Liability	<input checked="" type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$391,040.00
20	MANSFIELD OIL CO OF GAINESVILLE 1025 Airport Pkwy Gainesville GA 30501	Tara Hernandez thernandez@mansfieldoil.com Tel: 678-207-4768	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$363,998.89
21	SENSIENT FLAVORS INC 5700 W Raymond St Indianapolis IN 46241	Dennis Ball carissa.dahik@sensient.com Tel: 317-243-3521	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$358,842.98
22	GANDY'S DAIRIES INC 2515 McKinney Ave Dallas TX 75201	Tel: 800-334-3865	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$298,952.22
23	PULLMAN SUGAR LLC 700 E 107th St Chicago IL 60628-3806	Brandon Boomsma accounting@pullmansugar.com Tel: 773-260-9165	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$272,473.42
24	CITROFRUT USA, LLC 4200 W Ursula Ave Mcallen TX 78503	Ricardo Martinez Zambrano sonia.rivas@citrofrut.com Tel: 877-248-7648	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$266,380.50
25	PLASTICS INC PO Box 159 Greensboro AL 36744	Mary Blankenship mblankenship51@bellsouth.net Tel: 334-624-8801	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$245,405.59
26	LISMA LOGISTICS INC 790 Thorpe Rd Orlando FL 32824-8013	Victor Rodriguez Tel: 954-665-6655	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$234,691.62
27	ACE AMERICAN INSURANCE CO Dept. Ch 10123 Palantine IL 60055-0123	shashank.khandelwal@chubb.com Tel: 800-323-4105	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$229,475.00
28	W W GRAINGER INC 100 Grainger Parkway Lake Forest IL 60045	Cody Bryan financialservices@grainger.com Tel: 800-472-4643	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$223,385.69
29	APPLIED INDUSTRIAL TECHNOLOGIES 1 Applied Plz Cleveland OH 44115	Tom Granata RVera@Applied.com Tel: 972-506-0612	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$219,551.58

Debtor **Borden Dairy Company, et al.**Case number (if known) **20-** _____

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
30	TROPIC OIL COMPANY PO Box 1668 Houston TX 77251-1668	Tel: 863-676-3910	Trade Payable	<input type="checkbox"/> C <input type="checkbox"/> U <input type="checkbox"/> D			\$210,910.01

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE**

In re:

BORDEN DAIRY COMPANY, *et al.*,

Debtors.¹

Chapter 11

Case No. 20-[_____] ([_])

(Joint Administration Requested)

**CONSOLIDATED CORPORATE OWNERSHIP STATEMENT PURSUANT
TO FED. R. BANKR. P. 1007(a)(1), 1007(a)(3), AND 7007.1**

Pursuant to Rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each a “**Debtor**” and, together, the “**Debtors**”) hereby state as follows:

1. A list of Debtor, Borden Dairy Holdings, LLC’s equity interest holders, their addresses, and the nature of their equity interests is attached hereto as Exhibit A.
2. Borden Dairy Holdings, LLC owns 100% of the equity interests of Debtor, Borden Dairy Company.
3. Borden Dairy Company owns 100% of the equity interests of Debtor, National Dairy, LLC.
4. National Dairy, LLC owns 100% of the equity interests in each of the Debtors:
 - (a) Claims Adjusting Services, LLC; (b) Borden Dairy Company of Alabama, LLC; (c) Borden

¹ The Debtors in these chapter 11 cases, along with the last four digits of each Debtor’s federal tax identification number, are: Borden Dairy Company (1509); Borden Dairy Holdings, LLC (8504); National Dairy, LLC (9109); Borden Dairy Company of Alabama, LLC (5598); Borden Dairy Company of Cincinnati, LLC (1334); Borden Transport Company of Cincinnati, LLC (3462); Borden Dairy Company of Florida, LLC (5168); Borden Dairy Company of Kentucky, LLC (7392); Borden Dairy Company of Louisiana, LLC (4109); Borden Dairy Company of Madisonville, LLC (7310); Borden Dairy Company of Ohio, LLC (2720); Borden Transport Company of Ohio, LLC (7837); Borden Dairy Company of South Carolina, LLC (0963); Borden Dairy Company of Texas, LLC (5060); Claims Adjusting Services, LLC (9109); Georgia Soft Serve Delights, LLC (9109); NDH Transport, LLC (7480); and RGC, LLC (0314). The location of the Debtors’ service address is: 8750 North Central Expressway, Suite 400, Dallas, TX 75231.

Dairy Company of Louisiana, LLC; (d) Borden Dairy of South Carolina, LLC; (e) Borden Dairy of Kentucky, LLC; (f) Georgia Soft Serve Delights, LLC; (g) Borden Dairy Company of Cincinnati, LLC; (h) Borden Dairy Company of Texas, LLC; (i) NDH Transport, LLC; (j) Borden Dairy Company of Ohio, LLC; (k) Borden Dairy Company of Florida, LLC; (l) Borden Dairy Company of Madisonville, LLC; and (m) RGC, LLC.

5. Borden Dairy Company of Cincinnati, LLC owns 100% of the equity interests in Debtor, Borden Transport Company of Cincinnati, LLC.

6. Borden Dairy of Ohio, LLC owns 100% of the equity interests in Debtor, Borden Transport Company of Ohio, LLC.

EXHIBIT A

Borden Dairy Holdings, LLC - Member Schedule

<u>Class A Members</u>	Aggregate Capital Contribution	Number of Class A Interests	Aggregate Percentage Interest
ACON Dairy Investors, L.L.C. 1133 Connecticut Avenue, NW, Suite 700 Washington, DC 20036 Attention: Aron Schwartz Teresa Bernstein E-Mail: aschwartz@aconinvestments.com tbernstein@aconinvestments.com	\$48,850,000	43,977,963	46.79%
Tony Sarsam 6815 Tulip Lane Dallas, TX 75230 E-Mail: Tony.Sarsam@bordendairy.com	\$750,000	622,037	00.66%
<u>Class A Total:</u>	<u>\$49,600,000</u>	<u>44,600,000</u>	<u>47.45%</u>
<u>Class B Members</u>	Aggregate Capital Contribution	Number of Class B Interests	Aggregate Percentage Interest
New Laguna, LLC c/o Laguna Dairy, S. de R.L. de C.V. Calzada Carlos Herrera Araluce 185 Parque Industrial Carlos A Herrera Araluce Gomez Palacio, Durango 35079 United Mexican States Attention: Frine Galvan E-mail: frine.galvan@grupolala.com	\$51,400,000	46,400,000	49.36%
<u>Class B Total:</u>	<u>\$51,400,000</u>	<u>46,400,000</u>	<u>49.36%</u>
<u>Class C Members</u>	Aggregate Capital Contribution	Number of Class C Interests	Aggregate Percentage Interest
Tony Sarsam 6815 Tulip Lane Dallas, TX 75230 E-Mail: Tony.Sarsam@bordendairy.com	\$0	3,000,000	3.19%
<u>Class C Total:</u>	<u>\$0</u>	<u>3,000,000</u>	<u>3.19%</u>

Fill in this information to identify the case:

Debtor name Borden Dairy Company, et al.

United States Bankruptcy Court for the: DISTRICT OF DELAWARE

Case number (if known) _____

Check if this is an amended filing

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

- Schedule A/B: Assets--Real and Personal Property (Official Form 206A/B)
- Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)
- Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)
- Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)
- Schedule H: Codebtors (Official Form 206H)
- Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)
- Amended Schedule
- Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)
- Other document that requires a declaration Consolidated Corporate Ownership Statement Pursuant to Fed. R. Bankr. P. 1007(a)(1), 1007(a)(3), and 7007.1

I declare under penalty of perjury that the foregoing is true and correct.

Executed on 01/05/2020


Signature of individual signing on behalf of debtor

Jason Monaco
Printed name

Chief Financial Officer
Position or relationship to debtor